IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

MARIA ALSINA-ORTIZ and/or the ESTATE OF MR. ORLANDO OCASIO-ALSINA COMPOSE OF MARIA ALSINA-ORTIZ

Plaintiffs

VS

CIVIL 98-1893CCC

MS. ZOE LABOY in her personal capacity, JOHN DOE in his personal capacity and the conjugal partnership or community property constituted between Zoe Laboy and John Doe:

MR. SIXTO MARRERO in his personal capacity, JANE DOE in her personal capacity, and the community property or conjugal partnership constitued between Sixto Marrero and Jane Doe; MS. AIDA GUZMAN in her personal capacity, BILL DOE in his personal capacity and the conjugal partnership or community property constituted between Ms. Aida Guzmán and Bill Doe; MR. EMILIO CASTILLo in his personal capacity, MERCEDES ROSADO in her personal capacity and the community property or conjugal partnership constituted between Emilio Castillo and Mercedes

DOCTOR ILEANA TORRES-ARROYO in her personal capacity JOE DOE in his personal capacity and the community property or conjugal partnership constituted between Joe Doe and Doctor Ileana Torres; DOCTOR ERNESTO TORRES-ARROYO in his personal capacity, OLGA I. MENDEZ-FLORES in her personal capacity and the conjugal partnership or community property constituted between Doctor Ernesto Torres-Arroyo and Olga I. Méndez-Flores: X, Y and Z INSURANCE COMPANIES; DOCTOR ELLIOT MELECIO-VEGA CLARK DOE, the conjugal partnership or community property constituted between Doctor Elliot Melecio-Vega and Clark Doe, and JAKE DOE

Defendants

Rosado:

CLERK'S OFFICE II S.DISTRICT COURT

74 mm

ORDER

A pretrial conference is set for July 13, 2000 at 4:45 PM.

The jury trial in this action will be held on September 14, 2000 at 9:30 AM. The parties are hereby GRANTED a term of fifteen (15) days after notice to inform of any calendar conflicts or other reasons which may justify a continuance of this setting. The parties are admonished that if no objections are raised to this setting within the term allowed, NO CONTINUANCES WILL LATER BE GRANTED. They are expressly advised that trial will not be continued because counsel have agreed to recommend a settlement. A trial date will be passed ONLY IF A SETTLEMENT HAS BEEN FIRMLY BOUND.

The parties are advised that pursuant to an order of the Court entered on October 25, 1996 by unanimous agreement of the Active Judges in Miscellaneous No. 96-125(CCC), the following order of procedure was established to resolve calendar conflicts amongst judicial officers:

- a. Trials shall take precedence over all other hearings.
- b. Jury trials shall take precedence over non-jury trials.
- c. Criminal cases shall take precedence over civil cases.
- d. Criminal cases involving defendants in custody shall take precedence over other criminal cases.
- e. Among criminal cases not involving defendants who are in custody, the case having the earliest docket number shall take precedence over the others.
- f. Among civil cases, the case having the earliest docket number shall take precedence over the others.

CIVIL 98-1893CCC

3

Counsel are advised that, pursuant to such Order, when there is a conflict between court appearances they have the obligation to notify the Courtroom Deputy of each Judge involved, in writing, not later than three (3) business days after receipt of the notice giving rise to the conflict, indicating the names and docket numbers of each case and the date and time of the conflicting hearings.

SO ORDERED.

At San Juan, Puerto Rico, on December 7, 1999.

CARMEN CONSUELO CEREZO

United States District Judge

S/C 12-17-59 Juny Clerk

J. P. Vivori J. Parrier J. Portela J. Verrares DEC 21: 1009 MM

U.S. DISTRICT COURT DISTRICT OF PUERTO RICO

	INTERPRETER REQUIS	SITION FORM	<u> </u>
	(FOR CIVIL CAS	ES)	Isera - On
<u>2</u> 3.	Title and number of case: CV # $\frac{98-1893}{2}$ W Mo. 30l Pakey extensions of the reply to question #2 is 'NO', do not answer any more questions. If reply is 'YES', state estimated length of that:		
i. i.	Which party do you represent? Plaintif [] Do How many of your witnesses will need an interpretate the witnesses who will need an interpreter in estimate of the duration of each of their direct or	ofengánt [] Her? witnesses. Their order of appearance, and	-
##	NAME WITNESS'	DURATION OF TESTIMONY	DATE
1.	·		3
2.			
3.			
4.			
5.		· · · · · · · · · · · · · · · · · · ·	·
6.			
7.			
8.			i
9.			÷
10.			-
	(REPORT ADDITIONAL WITNESSES (ON AN ATTACHED SHEET)	
7. 8. 9.	Are any of the witnesses who require an interpre of them a resume, a summary of their testimony Return the completed form to the Courtroom De- prior to the marking of exhibits. Name and signature of attorney making this requ	nter, expert witnesses? If so, so and a list of technical vocation puty Clerk, Thesa Karana K	lary to be used.
	Name:)
	Classes		

UNITED STATES DISTRICT COURT

OFFICE OF THE CLERK

FEDERICO DEGETAU FEDERAL BLDG - RM 150

CARLOS CHARDON AVE.

HATO REY. PUERTO RICO 00918-1767

NOTICE TO COUNSEL (92-21)

IN RE: SERVICES OF COURT INTERPRETERS

In order to effectively administer the services of Court Interpreters, you are required to submit an Interpreter Requisition Form for every civil case. (See form attached).

This form must be submitted immediately after the case is set for trial or for any other hearing requiring the service of an interpreter. It may be delivered personally to any of our Intake Clerks or it may be sent by mail.

The form must be in our office one week prior to the scheduled trial or hearing to facilitate the assignment of the Court Interpreter. This procedure becomes effective this 29th day of May, 1992.

In San Juan, Puerto Rico, this 50 Hday of May, 1992.

Lydia Pelegrin Clark of Court